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TRANSMITTAL			Application Number	10/667,246		
			Filing Date	Sep 18, 2003		
FORM			First Named Inventor	Dejaeger		
			Art Unit	2876		
(to be used for all correspondence after initial filing)			Examiner Name	LaBaze, Edwyn		
Total Number of Pages in This Submission			Attorney Docket Number	500.0355		
ENCLOSURES (Check all that apply)						
Fee Tran	smittal Form		Drawing(s)	<u></u>		Allowance communication to (TC)
Fee	e Attached		Licensing-related Papers		Appea	al Communication to Board of
Amendment / Reply		Petition	Appeals and interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter		al Communication to TC	
After Final					Petition to Convert to a	
Affidavits/declaration(s)					Provisional Application Power of Attorney, Revocation	_
Extension of Time Request			Change of Correspondence Ad Terminal Disclaimer	oress		Enclosure(s) (please identify
Express Abandonment Request		Request for Refund		Declaration	vith Statement of Error in Reissue Declaration	
Information Disclosure Statement			CD, Number of CD(s)		Supportor	Zeiszne Decialation
Certified Copy of Priority Document(s)			Landscape Table on CD			
Reply to Missing Parts/ Incomplete Application			arks	<u>.</u>		
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37 CFR 1.52 or 1.53						
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT						
Firm Name	Priest & Goldstein, PLLC					
Signature The						
Printed name Peter H. Priest						
Date June 17, 2008				Reg	g. No. 30210	
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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application for Reissue of U.S. Patent No 6,296,185

Applicant:

Wilfried E. Y. Dejaeger

Serial No.:

10/667,246

Filed:

September 18, 2003

For:

APPARATUS AND METHOD FOR OPERATING A CHECKOUT

SYSTEM HAVING A DISPLAY MONITOR WHICH DISPLAYS BOTH

TRANSACTION INFORMATION AND CUSTOMER-SPECIFIC

MESSAGES DURING A CHECKOUT TRANSACTION

Group:

2876

Examiner:

Labaze, Edwyn

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Declaration with Statement of Error in Support of Reissue Application

Sir:

Applicant declares the following:

- Applicant believes the original patent, U.S. Patent No. 6,296,185 ("the '185 patent"), to be partly inoperative or invalid by reason of the patentee claiming less than the patentee had the right to claim in the '185 patent.
 - Claim 1 reads as follows: 2

A method of operating a retail terminal having a display monitor, comprising the steps of:

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generating an item-entered control signal when an item for purchase is entered into said retail terminal;

displaying item information associated with said item for purchase on a first portion of said display monitor in response to generation of said item-entered control signal; and

displaying a customer-specific retail message on a second portion of said display monitor, wherein said step of displaying said customer-specific retail message is performed contemporaneously with said step of displaying said item information associated with said item for purchase.

3. By contrast, claim 30 reads as follows:

A method of operating a retail terminal having a display monitor, in a self-service checkout transaction, comprising the steps of:

entering an item for purchase into said retail terminal by a self-service customer; displaying item information associated with said item for purchase on said display monitor in response to entering said item; and

displaying a retail message on said display monitor, contemporaneously with displaying said item information, where the retail message is customized based on a product that can be used in conjunction with said item for purchase entered during the current transaction.

The limitations of "displaying item information associated with said item for purchase on a first portion of said display monitor in response to generation of said item-entered control signal; and displaying a customer-specific retail message on a second portion of said display monitor, wherein said step of displaying said customer-specific retail message is performed contemporaneously with said step of displaying said item information associated with

said item for purchase" are believed to be too restrictive and claim less than the patentee had the right to claim.

- 5. By comparison, the limitations in the claimed combination of claim 30 are not present in any of the previously issued claims. Specifically, none of the previously issued claims includes the element of "displaying a retail message on a display monitor, contemporaneously with displaying item information, where the retail message is customized based on a product that can be used in conjunction with said item for purchase entered during the current transaction."
- 6. Applicant believes that he is entitled to additional claims of greater scope that cover this feature more broadly than claim 1.
- All errors which are being corrected in the present Reissue Application up to the filing of this Declaration arose without any deceptive intention on the part of the Applicant.
- 8. This Declaration is in support of a Reissue Application filed within two years of issuance of the '185 patent as required by 35 U.S.C. 251.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine and imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize validity of the application, any patent issuing thereon, or any patent to which this declaration is directed.

June 16, 2008